

Federal Communications Commission Washington, D.C. 20554

August 20, 2019

In Reply Refer to: 1800B3-KV

LRS Radio, LLC c/o Bud Williamson 135 White Bridge Rd. Middletown, NY 10940

In Re: W225DI, Hamden, CT

St. Thomas Seminary Facility ID No. 58602

File No. BLFT-20190607AAH

Interference Complaints

Dear Mr. Williamson:

This letter refers to the pending "Complaint of Interference" (Complaint) filed on June 25, 2019, by LRS Radio, LLC, licensee of Station WEHM(FM), Manorville, New York (LRS Radio or Complaining Station) and the July 20, 2019, Interference Complaint (Supplemental Complaint)¹ alleging interference from FM Translator W225DI, Hamden, Connecticut licensed to St. Thomas Seminary.

Recently, the Commission adopted certain changes to the FCC's rules (Rules) relating to the translator interference complaint resolution process.² The Commission stated that, once effective, all pending complaints would be decided under the new Rules. The Commission further stated that parties involved in pending proceedings would be given an opportunity to submit supplemental material to address the changes.³

Our initial review of the Complaints under the revised interference standards reveals that additional information is required. Specifically, in order to continue processing the Complaints the items

¹ LRS Radio submitted the Supplemental Complaint to the Commission's Enforcement Bureau which referred it to the Media Bureau (Bureau). Collectively, the Complaint and the Supplemental Complaint will be referred to as the Complaints.

² See Amendment of Part 74 of the Commission's Rules Regarding FM Translator Interference, Report and Order, FCC 19-40, 34 FCC Rcd _____ (2019) (Translator Interference Order).

 $^{^{3}}$ *Id.* at ¶ 49.

marked below must be submitted:4

1. Listener Complaints:

_X	Detailed information on the Complaining Station's protected contour and the population located therein;
<u>X</u>	Minimum Number of Listener Complaints as determined by the population located within the Complaining Station's protected contour; ⁵
<u>X</u>	Signed and dated (within one year of Complaint and all other listener complaints) by Listener;
_X	Listener's full name, address and phone number;
<u>X</u>	Clear, concise, and accurate description of the location where interference is alleged; ⁶
<u>X</u>	Statement that Listener listens over-the-air to the desired station at least twice a month;
<u>X</u>	Statement that Listener has no legal, financial, employment, or familial affiliation or relationship with desired station

⁵ See 47 CFR § 74.1203 Table 1.

Population within Protected Contour	Minimum Listener Complaints Required for Interference Claim
1-199,999	6
200,000-299,999	7
300,000-399,999	8
400,000-499,999	9
500,000-999,999	10
1,000,000-1,499,999	15
1,500,000-1,999,999	20
2,000,000 or more	25
LPFM stations with fewer than 5,000	3

⁶ In the *Translator Interference Order*, the Commission noted that "[a]ppropriate descriptions include map coordinates, street addresses, street intersections, or other descriptions such as 'along Route XX near mile marker XX' or 'between Exits 1 and 2 on Route XX.' Unacceptable descriptions would include 'on my way to work' or 'downtown,' as they do not inform . . . [if] within its 45 dBu contour or . . . provide sufficient information to resolve the compliant." *Id.* at note 65.

⁴ An item will be marked as missing the required information if it is missing from one or more listener complaints.

2.	Technical	Interference	Showing
۷.	Technical	menence	SHOWINE

Map plotting the specific location of the alleged interference in relation to the Complaining Station's 45dBu contour;
X Statement that the Complaining Station is operating within its licensed parameters;
X Statement that the Complaining Station licensee has used commercially reasonable efforts to inform the relevant translator licensee of the claimed interference and attempted private resolution;
X Undesired/Desired data demonstrating that at each listener location the ratio of undesired to desired signal strength exceeds -20 dB for co-channel situations, -6 dB for first-adjacent channel situations or 40 dB for second— or third- adjacent channel situations, calculated using the Commission's standard contour prediction methodology.

Within thirty (30) days of this letter, LRS Radio must submit the above information and any other information not referenced above that might be required by the Rules. Further action on the Complaints will be withheld for a period of 30 days from the date of this letter to provide LRS Radio an opportunity to respond. Failure to submit the required information will result in the dismissal of the Complaints.

Sincerely

James D. Bradshaw Senior Deputy Chief Audio Division

Media Bureau

cc: St. Thomas Seminary (by email)